THE SENATE.

THE SENATE WAS CALLED TO THE SENATE WAS CALLED TO THE SENATE WAS CALLED TO THE SENATE WHEN THE SENATE WAS SECRETARY.

EDWARD A. STANSEERY, Assistant Sec.

REV. CHARLES R. HARDING, Chaplain.

CARCUSSING Committee on the part of the Senate:

Messrs. Wooster, Clark, Switt, Crawford, Dana,
Hatch, Eaton of Washington co., Fletcher, Aiken,
Sabin, Sowies, Hemenway, Fisk and Howe.

The Secretary was directed to inform the House
of the organization of the Senate.

On motion of Mr. Wooster, the rules of the Senate
for the list year were adopted, for the time being, as
the rules of the present session.

Resultions—By Mr. Dillingham, providing that

On motion of Mr. Wooster, the rules of the Senate for the last year were adopted, for the time being, as the rules of the present session.

Resolutions—By Mr. Dillingham, providing that both Houses meet in the Representatives hall at 3 o'clock this afternoon, to hear the report of the Canvassing Committee—adopted; by Mr. Wooster, providing that each member of the Senate and its officers be furnished with one daily and one weekly newspaper—adopted unanimously, without debate.

Memorial, of Moody Rich, pres nied py Mr. Dillingham, alleging that the memorialist had received, a majority of the votes of the freemen of Essex county, for Senator, and claiming the seat of Mr. Howe the returned Senator from Essex. The memorial was read and had on the table.

The memorial alleges that the votes in the town of Victory were illegally excluded from the count by the clerk, and frounted, would give Mr. Rich a majority of the votes. The certificate was given Mr. Howe by the Clerk of the court, on the ground that Victory was not a duly organized town, and had no legal officers to receive and count the votes. This constitution is to be decided hereafter, while for the town.

legal officers to receive and count the votes. This question is to be decided hereafter, while, for the time being, the returned Senator, Mr. Howe, takes his

Resolution-By Mr. Crawford, providing for the Resolution—By Mr. Crawford, providing for the publication of the Legislative Directory—adapted. The Sergeant at Arms sent in his recommendation for officers of the Senate, viz. Zebina C. Camp, for Doorkeeper and F. A. Garfield, assistant Doorkeeper, who were sworn by the Clerk to the faithful discharge of their duties.

A message was received, informing the Senate of the organization of the House of Representatives, by the appointment of Smaker, and a committee to cap-

the appointment of Speaker, and a committee to can vass the votes.

ase the votes.

Senate adjourned to 3 o'clock, P. m.

HOUSE OF REPRESENTATIVES.

Trucksear, Oct. 14, A. M.

The members of the House were called to order by The members of the House were called to order by the Secretary of State, when the roll was called and the oath administered. The Secretary of State presented the credentials of Cornelius Stillin, of St. Albans, which he had declined to receive, it being signed by a "justice of the peace and presiding officer of the (fromen's) meeting, in the absence of the constable and the selectmen." [The signific requires the creden ials to be signed by the presiding officer, who must be either the constable or one of the selectmen.] Ar Cobb moved that Mr. Stillin be admitted to a sent. Messay, Fullam and Chauller of Woodstock objected to admitting the gentleman to a rections.) Mr Cobb moved that Mr. Stiffin be admitted to a seat. Messes, Fullam and Chandler of Woodstock objected to admitting the gentleman to a sent on tiese cred minds, and suggested that the usual course was to admit, on the fact being stated, by some member of the House on his own responsibility, that the person had been duly elected. A statement of the manner of the election was made by Mr. Hubbard of Franklin upon which it seemed that the election took place after an adjournment of the meeting; another member expressed the opinion that Mr. Stiffan was legally elected, and still another that his election was a fraud, when Mr. Adams moved to hav the motion on the table, which was opposed by Mr. Vilas, who concurred in the views expressed by Mr. Chandler. This motion was negatived, 93 to E6, when Mr. Cobb withdrew his motion, and the credentials were suffered to be upon the table. The Secretary of State presented the credentials of Mr. Asa G. Hewes, of Gustenbury, signed by the town clerk as presiding officer, and no question of the legality of the election being taised. Mr. Hewes was admitted to a sea, Mr. Abram W. Ries of Granby and Mr. Aan Daty of Rennington were admitted to a six without their credentials, on the satement that they were duly elected.

The Secretary of State presented the credentials of Mr. As G. Hewes, of Granbaum were admitted to a six without their credentials, on the satement that they

The secretary of State presented the credentials of The secretary of State presented the credentials of Mr. N. W. Scott of Greenshoro' accompanied by a certificate of the presiding officer that Mr. Scott had not resided in the town of Greensboro' one year next preceding the day of election. Of course Mr. Scott could not take a seat.

The House then proceeded to bailot for Speaker, Messre. He'ard and Baylies being tellers. Mr. Chandler of Woodstock nominated Hon. Carlos Coolidge of Windsor, and Mr. Cobb nominated Levi B. Vilas, Eq. of Chelsen, when Mr. Coolidge was elected by the following vote:

Mr. Coolidge,

Mr. Vilas,

Scoull Fullam, jr.

Sewall Fullam, jr. Vhole number of votes The oath of office was administered to the Speaker,

The oath of office was administered to the Speaker, who expressed his gratitude for this renewed evidence of confidence, and his reliance upon the caudor and liberality of the House to sustain him in the execution of the duties of the chair. The House then proceeded to the election of clerk pro tempore, Messars, Biebard and Vilas being tellers, when Ferrand F. Merrill, Esq. of Montpelier, was elected and sworn. Mr. Merrid, 136
O. H. Smith, 136
On motion of Mr Cliandler of Peacham, the rules of

On motion of Mr Chandler of Peacham, the rules of the House for the last session were adopted for the time being.
On nomination by the Speaker, the House appointed the following centlemen a committee of the Sentet to converse the votes for Governor, Lieut. Governor,

Bennington Co .- Messrs. Sargeant, Canfield,

Wadham-Messrs, Billings, Enger, Estabrooks

Windran - Messrs, Bullings, Fager, Lawry, Windrar - Messrs, Porter, Henry, Buck, Rutland - Messrs, Slason, Fox, Nee ham, Addison - Messrs, Roscoe, Pierpoint, Barnes, Orange - Messrs, Tenny, Cobb, Howe, Crittendan - Messrs, Griswold, Bacch, Webster, Stavkington - Messrs, Keith, Warren, Davis, Caledonia - Messrs, Hubbard, Barber, Stone. Caledonia-Messrs, Hubbard, Barber, Stone.

Lamoile. H ributt, Hines, Andrews.

Orleans. — Mesers, Cleveland, Chundler, Pierce.

Essex.—Mesers, Devey, Ames, Fuller.

Grad Lie-Messrs, Adams, Ladd, Hazen.

A resolution from the senate, for a joint Assembl at three o'clock this afternoon, was concurred in.

Mr. Dana moved that the Governor be informed
of the organization of the Senate, and of its readiness
to receive any communication he may have to make

The Senators repaired to the Hall of the House of Aspresentatives to hear the report of the Canvassing committee, and soon returned. Resolution—By Mr. Crawford, as igning ten o'clock

Treatment of the decision of Governor, &c. in joint assembly of both Houses; passed.

The rules of the Senate, in relation to the appointment of standing committees, were dispensed with for the time being, and the committee on Rules was appointed by the chair, viz. Messrs. Wooster, Dillingham and Clark.

Adjourned. HOUSE OF REPRESENTATIVES

A resolution from the Senate, for 600 copies of the legislative directory, was concurred in .

Mr. Thornton moved that Cornelius Stilfin of St
Albans be admitted to a seat without producing his Mr. Thornton stated that Mr. Stillin was duly

ted, and that no one was present to contest h Nr. Chandler of W. said that this statemen brought the admission of Mr. Stilfin within the usur gen efeke House, and he was therefore in favor of hi

Mr. Billings inquired whether the election was

made after an adjournment of the meeting?

Mr. Thornton—there was no adjournment of the specing by the freemen.

Mr. Stiffin was then admitted and sworn.

Mr. Perkins moved that Mr. N.W. Scott of Greenshoto' be admitted to a seat.

Mr. Cleaveland called for the reading of the 18th

See, of 2d part of the constitution, requiring a 'year's residence preceding—the election, to male an individ-ual eligible to the office of town representative; it was

Mr. Billians called for the reading of the certificate of Mr. Scott which states that Mr. Scott had not resided in the town of Greensboro, for one year pre Mr. Peckins stated that Mr. Scott was brought up in Greenshoro'—that he removed from the town, and returned again about six months previous to the elec-

On the call of Mr. Hebard, the 16th section of the chapter of the revised's atutes—relating to elections, was read, which requires the presiding officer, in case any person elected representative has not resided in the State two years, and it the town one year preced-

ing his election to state the fact.

Mr. Hebard opposed the admission of Mr. S. on
the ground that he had no evidence entitling him to a
sent. His certificate, on the face of it, denied his eli-

gibility.

Mr Adams called for the ayes and noe , ayes 4, noes 206.
So the motion to admit Mr. Scott to a sent was

The Senate came in, when the joint assembly re-ceived the repert of the Canvassing Committee, sta-ting the votes for state officers as follows:

For Governor. Charles Paine, Nathan Sm be; Titus Hutchinson; 23,353 21,302 3,039

Scattering. Whole number of votes, For Licut. Ggreener. Waitstill R. Ranney, Edward D. Barber, Alvah Sabin, Scattering, Whole number of vome.

John Spaulding, Daniel Baldwin, Harry Hale, 21,345 2,722

Harry Hale, 2,722
Scattering, 18
Whole number of votes, 58,027
[The returns of Johnson, Mansfield, Stering and Westford were not admitted, the votes not being enclosed in the feturn. No votes were returned from Mt. Tabor, Hancock and Ripton.]
When the Senate withdrew.
Resolutions.—By Mr. Canfield for a joint assembly to morrow at 10 o'clock to elect a Governor, lieut. Governor and Treasurer; adopted. By Mr. Ames. instructing the committee of elections to inquire into the right of the town of Victory to be represented in this House, and also as to the right of Loomis Wells to a sent for said town; adopted. By Mr. Swift, inviting the clergymen of Montpelier to officiate a-Chaplains of the House, adopted. By Mr. Cleveland to simply the members each with one daily and one weekly newspaper; adopted.

reckly newspaper; adopted.
The House then proceeded to the election of clerk
rethe year ensuing. Messra Dewey and Davis of
forwich being tellers; ond F. F. Merrill, Esq. was F. F. Merrill, O. H. Smith,

C. G. Eastman, Scattering, 1
The House then proceeded to the election of Assistant clerk, the same gentlemen being tellers, when Ambrose L. Brown, Esq. of Rutland was elected.

Ambrose L. Brown, 133
86

C. G. Eastman, Scattering,
A resolution from the Senate for a joint assembly at
10 o'clock to-morrow morning, to elect state officers

was concurred in.
The House then proceeded to the election of en-grossing clerk, when Oel Billings, Esq. of Woodstock was elected, Messrs. Sergeant and Henry of Chester

grossing clerk, when Oet Billings, 1834, of Woodster being tellers.

Ool Billings, 131
P. C. Jones of Chelses, 83
Samuel Swift, 1
Owen Miller, 1
Mr. Webster rose and alluding in appropriate terms to the recent high-handed outrage in forcibly seizing and removing Mr. Grogan from the state, presented the following preamble and resolution:

Whereas a violent infringement has been made on the right and sovereignty of this State, by a foreign power, exercising dominion in the neighboring province of Canada, by the seizure and unlawful imprisonment of one of its citizens: with a view of instituting immediate inquiry into the cause of such force and imprisonment.

Resolved, By the House of Representatives, the Senate concurring therein, that a committee of members of the House, and members of the Senate, be appointed, whose duty it shall be to enquire into the late violent procedure of the British authorities in the Province of Canada, in forcibly seizing within this State, and conveying beyond the jurisdiction of the same, and of the United States, Col. James W. Grogan, an American citizen depriving him of personal liberty, and im arcentaing him in a damerican citizen depriving him of personal liberty, and im arcentaing him in a damerican can be a supported by the second of the same there. f personal liberty, and in arcerating him in a dun-con at Montreal; and hat aid committee be author-ed to send for any person or papers which may aid how in their investigation, and that they make report

f their doings as soon as possible.

Mr. Chandler of Woodstock mayed, not, however,

Standing Committees—On motion of Mr. Bartlett the Semater proceeded to the election of standing countries. The lear for going into joint assembly for the election of Governor, dec. having arrived the Senators repaired to the half of the House of Reperts.—By Mr. Wooster, of the committee on rules, rules of the last session. The report sentiatives, before finishing the half-things for charman of committees. The Senators returned, and on motion of Mr. Dana, providing seats for exstanding committees was postgoned til the afternoon session.

Pelitions.—By Mr. Swift, the petition of Henroon session.

noon session.
On motion of Mr. Dana, a committee of two was appointed, Me-ses, Dana and Sabin) to wait upon the Hon. W. R. Ramay, inform him of his election to the office of Lt. Governor, and President of the Senate, and introduce him to the Chair. The com-mittee performed that service, and reported that the Lt. Governor would appear in the Senate in the after-

Friday, Oct. 15. Friday, Oct. 15.

The morning hour was occupied in taking the hearding houses of the members, and at 10 o'clock the Scatte came in and the joint assembly proceeded to the election of State officers.

to the election of Governor.

Ellection of Governor.

Senator Woester nominated Col. CharlesPains,
Mr. Cobb mominated Hon, Nathan Smile, and
Mr. Hurl and nominated Hon, Titus Hutchussan.—
Messis Habard and Vilas were appointed tellers, and the result of the ballot was the election of Col. arles Paine.

1 not counted. Win. A. Griswol! Ass G. Hewes,

Blanks, 2 (Section of Lieut Governor.

Senator Dana norminated Hon. Waitstill R. Rannes and Mr. Taylor commuted Edward D. Barber, Esq. On the first ballot Hon Waitsull R. Ranney was

Ranney, Barber, Alvali Sabin, W. Ranney, 1 not counted.

Blank, Election of Treasurer.

Senator Wooster nominated Hon. John Spalding.
Senator Dillimpham nominated Damel Baldwin, Esq.
and Mr. Spalding was declared elected.

155
95
The Senate resolve of non-concurrence.

I The Speaker an elections, viz.: Mes.

Ealdwin, 95
Harry Hale, 95
On motion of Mr. Dewey, a committee of three was raised to inform the Governor, Lientenant Governor, and Treasurer elect of their election; and Mr. Woos ter of the Senate and Messrs. Griswold of Woodstock were appointed the committee.

Fullam suggested that the proper course was Mr. Fullam suggested that the proper course was for the gentleman claiming a seat to present the case by memorial, which could be referred to the committee; of Ebenezer Cole and others, of inhabitants of facts in the case. He wished every opportually given to the gentleman from Greensboro' to obtain a full hearing.

Mr. Vilas thought this unnecessary, and movel to lay the motion on the table, remarking that he would then move the reference of the credentials to the committee. Of Dana Balley, to the same committee, in his opinion it was not sufficient that Groghan had been released; that neither healed his wounds nor satisfied the outrage upon the country. Let us not cower beneath the British Lion, said he, but lay the facts before the people. They would not disagree much upon the matter. ittes of elections.
Mr. Chandler of P. thought it was not competent

y the motion of reconsideration on the table, and the estion recurred, will the House reconsider the vote

f vesterday I Mr. Chandler of W. opposed the reconsideration. Ic had yesterday cheerfully voted for the admission I the gentleman from St. Albans on prima face evithe gentleman from St. Albans on prime fact evidence was beened of the right; but in this case, the evidence was learly all the other way—he was clearly ineligible, inder the concitation and laws, and proved so by the very kind of evidence which the statute requires if the case is further to be examined, it should be done by memorial, and not by reconsideration of the devision, which the House was bound, in regard to the

Mr. Vilas then moved to lay on the table the mo-on to admit Mr. Scott, which was agreed to, and hen, on his motion, the credentials of Mr. Scott

Monday afternoon, was received.

Mr. Pullam said the effect of fixing so early a day

St NATE.—2 o'cle ck. P. M.

Lieut. Governor Ranney appeared in the Senate Chamber, was introduced by Messrs. Dama and Sabin, delivered to the Senate a brief and pertinent address, and on receiving the oath of office, took the chair as President of the Senate.

St NATE.—2 o'cle ck. P. M.

Lieut. Governor Ranney appeared in the Senate chamber, was introduced by Messrs. Dama and Sabin, delivered to the Senate and pertinent address, and on receiving the oath of office, took the chair as President of the Senate.

Mr. Rice moved that when the House adjourn receiving the completed the appointment of the senate resumed and completed the appointment of its smading commutees, as follows:

Mr. Hebard, by request and out of courtesy, moved a reconsideration of the vote of yesterday, adopting the resolution relative to Mr.

Governor Ranney appeared in the Senate contains again that he had no reference to existing report; resolution adopted. By Barret, instructing the same committee to inquire into the expediency of so amending the Revised Statutes as to limit the precise time of closing the polls for the election of Representatives to the General Assembly; adopted.

Mr. Hebard, by request and out of courtesy, moved a reconsideration of the vote of yesterday, adopting the resolution with a few remarks saying that he had no reference to existing report; resolution adopted. By Barret, instructing the same committee to inquire into the expediency of so amending the Revised Statutes as to limit the precise time of closing the polls for the policy of so amending the Revised Statutes as to limit the precise time of closing the policy of so amending the Revised Statutes as to limit the precise time of so amending the Revised Statutes as to limit the precise time of so amending the resolution adopted.

Mr. Hebard, by request and out of courtesy, moved a reconsideration of the vote of yester-day adopted.

Mr. Blebard, by request and out of courtesy, moved a reconsideration of the vote of yester-day adopted.

Mr. Blebard, by request a

On Manufactures-Messrs. Palmer, Gilson, and man from Ludlow wanted ! ken.
On Elections-Messrs. Fisk, Eston of Washington to learn all the facts in the case.

On Military Affairs-Messes. Crawford, Sievens should be for amendment, on the understanding and Sowles.

On Roads and Canals—Messrs. Bottum, Russell, that it should soon be called up. He would be and Stevens.

On Banks-Mesers. Swift, Fletcher and Hatch.
On Land Ture-Mesers. Dean, Howe, and Head notes.

Memorial, of Moody Rich, and all papers relating to the election of Senator for Fasex county, on motion of Mr. Dillingham, referred to committee on elections. Resolutions—By Mr. Norton, designating Monday next, 3 o'clock P.M. for the election in joint assembly of Judges of the Supreme Court; passed. By Mr. tilodgett, for the election of Secretary of State, on Monday next, at 3 o'clock P.M.; laid upon the table.

HOUSE,—2 o'clock P.M.

Pelitions, &c.—Of Jonathan Benjamin and others against the right of Mr. Dewey of Guildhall, to a seat, and of Israel Marcy and others against the right of Mr. Wells of Victory to a sent, were referred to the committee on elections; of Henry Gates and others for a turnpike, referred to the committee on Roads and Canals.

Resolutions — By Mr. Davis of Namick

Resolutions, -- By Mr. Davis of Norwich, raising a

Resolutions.—By Mr. Davis of Norwich, raising a committee of three, with power to send for persons and papers, to investigate the management of the State prison; adopted. By Mr. Chandler of W. instructing the General Committee to inquire into the expediency of already the time of making out the grand list; adopted. From the senate, fixing a time for county conventions, &c.—amended on motion of Mr. Fullam, so as to fix Monday afternoon next for holding county conventions, and Tuesday, 3 p. m. week after next for a joint assembly to make the appointments; and thus amended, the resolution was concurred in. From the secuate, fixing a time for the election of Judges of the Supreme Court; amended so as to fix on Tuesday next, 3 p. m. for this purpose, and concurred in. By Mr. Hubbard, for a joint assembly on Tuesday next, 2 p. m. to elect Secretary of State; adopted.

Bills.—Mr. Hebord introduced a bill to pay Ziba Ni chols; referred to committee on Claims.

Bills.—Mr. Hebard introduced a bill to pay Ziba Ni chols; referred to committee on Claims. The Speaker announced the committee on Rules, riz; Messis, Swift, Chandler of W. and Vilas. Mr. Webster called up the resolution relative to the scizure of James W. Groghan.
Mr. Baker moved to strike out the word "Colonel" conarking that Mr. Groghan never held a commission to authorise that title. Agreed to.

The resolution was further amended so as to fix three as the number of the committee on the part of the House.

he House,
Mr. Fullam said he was opposed to the resolution Mr. Fullam said he was opposed to the resolution in its present shape. He thought the preamble assumed what ought to be proved when it asserted that the outrage was perpetrated by the British authorities.
Mr. Chandler of W. did not deem the objection to the phrascology of much consequence. The preamble itself was of no force, and so long as it was a matter of doubt whether the statement in it was or was not correct, he was disposed to let it stand, and pass the resulting.

solution. Mr. Fullam replied that if the preamble was of ne force, then cut it off. He was not opposed to inqui-force, then cut it off. He was not opposed to inqui-ring into the lacts to ascertain whether this was the net of the British authorities or of a lawless set of desperadoes; but he was not willing, by an official act of the House, to state that which was untrue. The resolution was then passed, and the House ad-

SENATE .- SATURDAY, Oct. 16. The senate concurred in the amendment proelection of Secretary of State, and in passing the resolution for that object.

Resolutions.—Relating to the election of Se-

Mr. Chandler of Woodstock moved, not, however, in opposition to the resolution, but to give time for consideration,—that it be laid on the table. Agreed to, 123 to 33.

SENATE. Farray, Oct. 15.

Resolution, By Mr Bottum, assigning 3 o'clock tomorrow afternoon for the nomination of county officers, and 10 o'clock. A. M. on Mouday next, for the piont assembly o'f both Houses for the election of county officers.

A motion to lay upon the table was lost, and the resolution passed.

Standing Committees—On motion of Mr. Bartlett the Scante proceeded to be election of chapter 28, of the revised statutes; passed.

chapter 28, of the revised statutes; passed.

y Robbine, asking remuneration of expenses in apprehending a felon, referred to the committee on Claims.

Memorial of George Town, and petition of others, relating to Essex Senatorial election, referred to committee on elections.

The Senate took up the proposed amendment of the House on the resolution relating to county appointments. On this question a somewhat protracted and interesting debate ensued. Messrs. Wooster, Palmer, Gilson, Sabin, Dana and Barret were opposed to so late a delay, protracting the appointment to the third week of the session, and tho much interfering with other and important business of the General Assem-bly. Messrs. Eaton, of Franklin, Dillingham, and Clark though they regretted much the proposed delay, were inclined to concur, for the reason that a division of the two Houses might or productive of quite as great delay.

The Senate resolved to non-concur in the proposed amendments of the House, and returned the resolution and proposed amendments.

A message was soon received informing the Senate that the House had resolved to insist upon their amendments.

Mr. Clark moved that the Senate recede

from their resolution of non-concurrence, and after debate by Messrs, Aikin, Bartlett and Extensif W., in favor of the motion, and Messrs.

Crawford and Dana, opposed,
The Senate resolved to recede from their vote

The Speaker announced the committee of

or of the Senate and Messi's Griswold of Woodstock others, and of Aipha Allen and others against refer appointed the committee.

The Senate with rew.

Mr. Vilas moved to recomsider the vote of yester-ay, denying a seat to N.W. Seott of Greensboro.

Mr. V. stated his object to be to bring back the curston, so as to refer it to the committee of elections. on the licence laws, referred to select committee of five; of Dana Bailey, to the same com-

to committee on Claims.

committee of Claims; by Mr. Shafter, relating to bills of divorce, (one year's residence in the one on Saurday afternoon, and for a joint assembly State, instead of three, to be required of libe-

rench.

On Claims—Me-srs. Clark, Wheelock and Bottom.

On Education—Me-srs. Eaton of F., Dana and the table, for opportunity to offer an amendment On Agriculture-Messrs. Chipman, Crawford and to make it what it should be.

propared in half an hour.

Mr. Fullam—I can draw a better resolution in ess than half that time.

Mr. Davis withdrew his call for the ayes and

noes, and the motion to lay upon the table was On motion of Mr. Beach, his resolution relative to a geological survey was reconsidered, amended so as to raise a committee of one from

each county, and again adopted. The Senate returned the resolution relative to county appointments, non concurring in the amendments of the House thereto; whereupon the House resolved to insist upon amendments. The Senate subsequently receded from its non-concurrence, so the resolution, as amended by the House, is now the resolution of both

Houses. Mr. Fullam called up the resolution on the Groghan affair, and moved the following substitute:

Resolved.—The Senate concurring therein, that a committee of five members of this House be appointed to join such committee as shall be appointed by the senate to investigate the alleged arrest of James W. Groghan, an American citzen, within this state, by the authorities or citizens of Canada, depriving him of his personal liberty, committing acts of violence upon his person, conveying him beyond the jurisdiction of the United States, and incarcerating him in a dungeon in Montreal; said committee to be authorized to send for persons and papers, and make report of their doing, as soon as practi-

Mr. Webster said he saw no great difference n the resolution, but he preferred the original; the facts were already known, and were consistent with the statements in the original reso-

Mr. Fullam suggested that if the facts were known now, there was no necessity for investi-

Mr. Vilas insisted that the outrage had been committed by British authorities, by persons in British uniform, and belonging to the British service; this was already proved, and he would state these facts, calmly and deliberately, to be sure. He objected to slipping over the matter, or palliating it, as was proposed by the amend-

Mr. Fullam said there would be no question as to the rights of American citizens, nor as to the atrocity of this outrage. But it was said the original resolution was in accordance with the facts, as already known. If so, why investigate ! Why not at once denounce the British authorities as villains! He, however, did not know that the alleged facts were true, and he wished to know the real state of the matter. He thought it did not follow that the outrage was committed by the British authorities, because the persons engaged in it wore the British uniform; as well might it be said the tea was thrown into Bos on harhor, in olden time, by Indians. In his view it was absurd, cowardly,

to make charges, and then investigate.

Mr. Vilas thought the original preamble distinctly indicated the object of the investigation; it was not to elicit the facts-these were now known-but the causes of the outrage. He saw no propriety in comparing this outrage to the old 'tea party;' in this instance it was known that the outrage was committed by persons in British uniform, and was countenanced by British officers.

Mr. Cutts said he did not consider the alleged facts to be proved; the House had only newspaper evidence. If proved, then he would say that the original resolution was altogether too tame; and instead of stopping to inquire into the causes of the outrage, he should be for summarily denouncing and treating the outrage it-

self as its atrocious character deserved. Mr. Baker said there could be no question who mmitted the act. The persons were well known, and the facts proved by good evidence. others, and of Aipha Ailen and others against land tax in Charleston, referred to Land Tax papers, but it was not therefore to be doubted, any more than official documents were to be doubted which came though the same source.

Mr. Davis of Norwich thought the original preamble and resolution preferable. He did not consider that the people would look to that for

Mr. Hebard thought there was little necessity Mr. Hebard thought it was not competent for the House to overfule the evidence of the certificate, that the returned member was inclinible.

Mr. Hebard deemed this whole movement entirely unnecessary; he believed the returned member may stood in the same relation to the House that he did before the vote refusing him a seat. As to the credentials—they were not in the possession of the House and could not be referred. He helicved the only course was for Mr. Soott to bring up his case by memorial. Mr. Vinis in isted upon the propriety of this course. He thought the credentials are in the possession of the House. He shought the credentials are in the possession of the House of the Galaxian and the House, or ought to be, and could be referred. However, he was willing, to save debate, to import the House, or ought to be, and could be referred. However, he was willing, to save debate, to the House of the credentials. He did withdraw his motion and the move the teference of the credentials. He did withdraw his motion to on the angel on the statements were from each county, to roport a plan for equalization on the table, and the Resolutions.-By Mr. Beach, raising a com- of working up a war fever or talking about cow-

Mr. Pullam said the effect of fixing so early a may for electing county officers, was to occupy the time of both Houses with frequent joint assembles, and he was expedienced to obvive this objection by deferring the spointment of county officers; agreed to, when Mr. Slason moved to reconsidered to the appointment of county officers; agreed to, when Mr. Slason moved to reconsidered to the appointment of Chaplain of the State Prison in agreed to, when Mr. Slason moved to reconsider the appointment of Chaplain of the State Prison in point assembly; agreed to, when Mr. H. accomposition with a few remarks saying that the had no reference to existing report; results to the property of passing a bill, providing for the appointment of Chaplain of the State Prison in point assembly; agreed to, when Mr. Slason moved to reconsider the point assembly of both Houses. Mr. H. accomposition with a few remarks saying panied the resolution with a few remarks saying that the had no reference to existing report; results of the prison of the prison in panied the resolution with a few remarks saying panied the resolution with a few remark

town clerk constables, treasurer, selectmen, and grand jurors on one ballot, referred to select committee of three; by Mr. Hebard, topas Wm. Maxham, to committee of Claims; by the same, apportioning Senators to the several countainty and select the public lands among the states. Vermont will be annually entitled, under this law, to a large sum of money, and it will be necessary that you should make provision for its receipt and safe disposal. How it shall be ultimated in the propose of the whole Union has been directed, by some which the whole Union has been directed, by some which the whole Union has been directed, by some which the whole Union has been directed, by some which the whole Union has been directed, by some which the whole Union has been directed, by some which the whole Union has been directed, by some which the whole Union has been directed, by some which the whole Union has been directed, by some which the whole Union has been directed, by some which the whole Union has been directed.

continuing them through our own state. Foreign still enjoy the blessings of a free government, as and peace is as yet within our borders. So far as regardat the prosent condition of our state, at one period have we been called upon for a more meiguned expression of gratitude to the Giver of all good.

The I gislative provisions, which y is will be called upon to make for the people of this state, will be, like their wants, few and simple. The wishes the properties of the state, but the safest guide, and it has probably left fow at the safest guide, and it has probably left of a distinct of the state of the st

have annually received,—I would commend to that this has been termed a compromise;—a compromise termed a compromise.—And this has been termed a compromise termed a compromise.—And this has been termed a compromise which yields all that is demanded this town, took place last Sunday week. The Received Ferneck, of Boston, the consecration of Nanev, in France termed a compromise.—And this has been termed a compromise.—And this has been termed a compromise and the properties of the New Catholic Church in this town, took place last Sunday week. The Received Ferneck, of Boston, the consecration of Nanev, in France termed a compromise and the properties of the New Catholic Church in this town, took place last Sunday week. The Received Ferneck, of Boston, the consecration of Nanev, in France termed a compromise and the properties of the New Catholic Church in this town, took place last Sunday week. The Received Ferneck, of Boston, the consecration of Na and respectability in their callings, it is equally

and grand jurors on one ballot, referred to select committee of there; by Mr. Heard, to pay the continuite of there; by Mr. Heard, to pay the continuite of there; by Mr. Heard, to pay the continuite of the committee of Claims; by the case, each county to constitute Senatorial District, and the Senators to the several committee. See that the service is an active of the committee of the committee. The continuity of the committee of the committee of the committee of the committee. The continuity of the committee of the committee of the committee of the committee. The committee of the committee of

them. Nor has this been the limit of their ambition. Many a generous father, while following the plough himself, has sent his children unexampled rapidity, from embarrassment to from home, that they might, by having, batter from home, that they might, by having better means of education, qualify themselves for more than thirty years, the constitutional power laws by Congress.

For movel from office, and which shall modify his payers of removal from office, and which shall modify his payers of removal from office, and which shall modify his payers of removal from office, and which shall modify his payers of removal from office, and which shall modify his payers of removal from office, and which shall modify his payers of removal from office, and which shall modify his payers of removal from office, and which shall modify his payers of removal from office, and which shall modify his payers of removal from office, and which shall modify his payers of removal from office, and which shall modify his payers of removal from office, and of prevening the passage of away constraints. It is true that all this could not be accomplish- protection, remained unquestioned Every suced by legislation alone. But wise and whole-some laws have laid the foundation of this, as the suggestion of a doubt as to its constitution. they lags have laid the foundation of this, as they have of all other useful social institutions.

If legislation presents the means and points to the benefits of clucation, there is no reason to apprehend that they will not be gladly accepted.

The example and encouragement, which it is in our power to afford, are all that is necessary not only to support and preserve our present system, but greatly to extend and improve it. If our fathers bestowed on us a better education than they had the means of enjoying, shall we fall behind them in benevolent efforts? Let us rather emulate their example, and make our endeavors surpass our abilities as they did.

While, then, I would recommend to you that scrutiny and vigilance respecting our common cause the people of the country so willed it, but school system, which are so constantly neces- because a single southern state, denying the sary, and a pecuniary provision as liberal as they constitutionality of such legislation, threatened violently to resist the execution of those laws. your favorable regard, our higher seminaries of And this has been termed a compromise :----a

and respectability in their callings, it is equally essential that our elegymen, our statesmen, our physicians and our school masters should be so in theirs.

It is needless to say much of the causes which sets to say much of the causes which t

Mr. Dewey objected that it would be extremely uncivil, to say the least, to refuse any
entermination of the Husse an opportunity to bring
forward amendments.

Mr. Pullam said he sought no advantage of
the friends of this resolution, and he would be
recard that the preamble charged the Canadian
Government with committing this outrage,
whereas the fact was that, upon the requisition
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the Government with committing this outrage,
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district attorney for this State to repair to Alton the district attorney for this State to repair to Alton the Government at Washington had directed the
district attorney for this State to repair to Alton the district attorney for the state to pressor acquitted of capital offences on the ground of instant and the country of the com

such amendment should be all piet by the requisite number of states, it would greatly contribute to per-

etuate our free government

Montpelier, October 18, 1841.

## Communication.

CATHOLIC CEREMONIES.

and the contraction of the contr